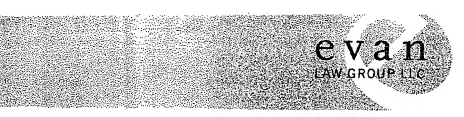
AEGEIVED CENTRAL FAX CENTER OCT 0 8 2008

FAX COVER SHEET

TO	'Examiner Huson	
COMPANY	USPTO	
FAX NUMBER	15712738300	
FROM	Paul Rauch	
DATE	2008-10-08 19:54:50 GMT	
RE	Application # 10/717,303	

COVER MESSAGE

Examiner Huson, Attached please find the letter with the topics proposed for interview. Thank you, W. John Keyes



Intellectual Property Attorneys

\$00 West Tarranof Blog (Claim QTs, com op. 12 Kev.); T332.876 (400) Tir 975 (8.5.27);

Arthurus tarap maggaba archeologi, in color artica

RECEIVED
CENTRAL FAX CENTER
OCT 0 8 2008

October 8, 2008

Primary Examiner Monica A. Huson USPTO Alexandria, VA 22313-1450

Re

U.S. Patent Application No. 10/717,303 Our Docket No. ILL09-030-US Topics proposed for interview

Dear Examiner Huson,

Thank you for agreeing to a telephonic interview regarding the above application. As promised, outlined below are the topics we would like to discuss:

(1) Predictability of Results

"The mere fact that references can be combined or modified does not render the resultant combination obvious unless the results would have been predictable to one of ordinary skill in the art." M.P.E.P. § 2143 (III).

We note that our argumentations with regard to predictability of results that were set forth in our Response to the Office Action of June 13, 2008 have not been addressed in the Advisory Action of September 23, 2008.

(2) Subject Matter as a Whole

When considering the differences between the prior art and the claimed invention, the prior art must be considered in its entirety, including disclosures that teach away from the claims. "A prior art reference must be considered in its entirety, i.e., as a whole, including portions that would lead away from the claimed invention." M.P.E.P. § 2141.02.

We also note that our argumentations with regard to the parts of the cited references that teach away from the present invention were not addressed in the Advisory Action of September 23, 2008.

(3) Substantial Evidence

"If Applicant challenges a factual assertion as not properly officially noticed or not properly based upon common knowledge, the Examiner must support the finding with adequate evidence." M.P.E.P. § 2144.03.

In this regard, we would like to discuss the following factual assertions:

Monica A. Huson October 8, 2008 Page 2

- (a) "It is submitted that a "partially stabilized" preform is a "pre-rigidized preform" (Office Action of June 13, 2008, page 2, last paragraph).
- (b) "Economy et al., hereafter "Economy '276," shows that higher pressure[s] clearly yield higher density products" (Office Action of June 13, 2008, page 3, first paragraph).
- (c) "[...] because Economy et al. ('377) teaches specific values for said process parameters, hence teaching that said process parameters are result-effective variables" (Office Action of June 13, 2008, page 3, fourth paragraph)

As customary, please do not hesitate to contact me if you need additional feedback or clarifications.

Yours truly,

W. John Ke

W. John Keyes, Rh.D.

Patent Attorney

EVAN LAW GROUP LLC

600 W. Jackson Blvd., Suite 625

Chicago, IL 60661

T 312-876-1400 | F 978-268-8715

www.evanlawgroup.com